UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERI	ICA)	
)	
v.)	CRIMINAL No. 20-cr-10268-RGS
)	
DAVID DESOUSA)	
Defendan	t)	

MOTION FOR LEAVE TO FILE MOTION AND EXHIBITS / MEDICAL RECORDS UNDER SEAL

The defendant, David Desousa, respectfully seeks leave to file Motion for Release and Exhibits A & B to his motion. As reasons therefore the medical records contain personal identifying and protected information. The defendant also requests that the filing be kept under seal during the pendency of the proceedings.

Respectfully Submitted, David Desousa By counsel

/s/ Carmine P. Lepore Carmine P. Lepore Lepore & Hochman, P.A. One Sprague Street Revere, MA 02151 (781) 286-8800 BBO# 564603

September 23, 2021

CERTIFICATE OF SERVICE

I, Carmine P. Lepore, hereby certify that the above document was filed through the Electronic Court Filing system and served on all registered participants on September 23, 2021.

/s/ Carmine P. Lepore